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Be it enacted by the Legislature of the state of Utah:

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27	Section 1. Section 67-16-7 is amended to read:
28	67-16-7. Disclosure of substantial interest in regulated business Exceptions.
29	(1) [Every] Except as provided in Subsection (5), a public officer or public employee
30	who is an officer, director, agent, employee, or [the] owner of a substantial interest in any
31	business entity [which] that is subject to the regulation of the agency by which the public
32	officer or <u>public</u> employee is employed[,] shall disclose any [such] position held <u>in the entity</u>
33	and the precise nature and value of the public officer's or public employee's interest in the
34	entity:
35	(a) upon first becoming a public officer or public employee[, and again];
36	(b) whenever the public officer's or public employee's position in the business entity
37	changes significantly [or]; and
38	(c) if the value of [his] the public officer's or public employee's interest in the entity [is
39	significantly increased] increases significantly.
40	(2) The disclosure required under Subsection (1) shall be made in a sworn statement
41	filed with:
42	(a) [the state attorney general in the case of public officers and public employees of the
43	state] for a public officer or a public employee of the state, the attorney general;
44	(b) for a public officer or a public employee of a political subdivision, the chief
45	governing body of the political subdivision [in the case of public officers and public employees
46	of a political subdivision];
47	(c) the head of the agency with which the public officer or public employee is
48	affiliated; and
49	(d) [in the case of] for a public employee, [with] the public employee's immediate
50	supervisor [of the public employee].
51	(3) (a) This section does not apply to instances where the total value of the <u>substantial</u>
52	interest does not exceed \$2,000.
53	(b) [Life insurance policies and annuities shall not] A life insurance policy or an
54	<u>annuity is not required to</u> be considered in determining the value of [any such interest] <u>a</u>
55	substantial interest under this section.
56	(4) [Disclosures] A disclosure made under this section [are public information and

57	shall be available for examination by the public.] is a public record and a person with whom a
58	disclosure is filed under Subsection (2) shall make the disclosure available for public
59	inspection.

- (5) A public officer is not required to file a disclosure under this section if the public officer files a disclosure under Section 20A-11-1604.
 - Section 2. Section **67-16-8** is amended to read:

67-16-8. Participation in transaction involving business as to which public officer or employee has interest -- Exceptions.

- (1) [No] A public officer or public employee [shall participate in his] may not, in the public officer's or public employee's official capacity, participate in, or receive compensation [in respect to any] as a result of, a transaction between the state or [any of its agencies and any] a state agency and a business entity [as to which such] of which the public officer or public employee is [also] an officer, director, [or] agent, employee, or [owns] owner of a substantial interest, unless [disclosure has been made as provided under Section 67-16-7] the public officer or public employee has disclosed the public officer's or public employee's relationship to the business entity in accordance with Section 67-16-7 or 20A-11-1604.
- (2) A concession contract between an agency, political subdivision, or the state and a certified professional golf association member who is a public employee or officer does not violate the provisions of Subsection (1) or Title 10, Chapter 3, Part 13, Municipal Officers' and Employees' Ethics Act.